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13	Attorneys for Debtors and	
14	Debtors in Possession	
15		
16	UNITED STATES BA	ANKRUPTCY COURT
17	NORTHERN DISTRI	CT OF CALIFORNIA
18	SAN FRANCIS	SCO DIVISION
19	In re:	Case No. 19-30088 (DM)
20	PG&E CORPORATION,	Chapter 11
21		(Lead Case) (Jointly Administered)
22	- and -	
23	PACIFIC GAS AND ELECTRIC COMPANY,	NOTICE OF AGENDA FOR FEBRUARY 26, 2020, 10:00 A.M.
24	Debtors.	OMNIBUS HEARING
25		Date: February 26, 2020
	☐ Affects PG&E Corporation ☐ Affects Pacific Gas and Electric Company	Time: 10:00 a.m. (Pacific Time)
26	Affects both Debtors * All papers shall be filed in the lead case,	Place: United States Bankruptcy Court Courtroom 17, 16th Floor
27	No. 19-30088 (DM)	San Francisco, CA 94102
28		

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Weil, Gotshal & Manges LLP 767 Fifth Avenue New York, NY 10153-0119

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PROPOSED AGENDA FOR FEBRUARY 26, 2020, 10:00 A.M. (PACIFIC TIME) OMNIBUS HEARING

I: MATTERS SCHEDULED TO BE HEARD IN MAIN CASE: No. 19-30088 (DM)

CONTESTED MATTERS GOING FORWARD

1. **FEMA Claims Objection**: Omnibus Objection of the Official Committee of Tort Claimants (Substantive) to No Liability Claims Filed by the Department of Homeland Security/Federal Emergency Management Agency (Claim Nos. 59692, 59734 & 59783) [**Dkt. 4943**].

Response Deadline: February 12, 2020, at 4:00 p.m. (Pacific Time).

Responses Filed:

- A. Joinder of the Debtors to Omnibus Objection of the Official Committee of Tort Claimants (Substantive) to Claims Filed by the Department of Homeland Security/Federal Emergency Management Agency (Claims Nos. 59692, 59734 & 59783) [Dkt. 5639].
- B. Joinder of Fire Claimants in TCC's Objections to Claims by FEMA and Cal OES [Dkt. 5731].
- C. Joinder of the Debtors to Omnibus Objection of the Official Committee of Tort Claimants (Substantive) to Claims Filed by California Governor's Office of Emergency Services (Claims Nos. 87748, 87754 & 87755) [Dkt. 5734].
- D. Joinder to Omnibus Objections of the Official Committee of Tort Claimants (Substantive) to Claims Filed by the Department of Homeland Security/Federal Emergency Management Agency (Claims Nos, 59692, 59734 & 59783) [Dkt. 5735].
- E. Joinder to Omnibus Objections of the Official Committee of Tort Claimants (Substantive) to Claims Filed by the Department of Homeland Security/Federal Emergency Management Agency (Claims Nos, 59692, 59734 & 59783) and to Claims Filed by California Governor's Office of Emergency Services (Claims Nos. 87748, 87754 & 87755) [Dkt. 5737].
- F. Joinder to Omnibus Objections of the Official Committee of Tort Claimants (Substantive) to Claims Filed by the Department of Homeland Security/Federal Emergency Management Agency (Claims Nos, 59692, 59734 & 59783) and to Claims Filed by California Governor's Office of Emergency Services (Claims Nos. 87748, 87754 & 87755) [Dkt. 5749].
- G. Joinder to Omnibus Objections of the Official Committee of Tort Claimants (Substantive) to Claims Filed by the Department of Homeland Security/Federal Emergency Management Agency (Claims Nos, 59692, 59734 & 59783) and to Claims Filed by California Governor's Office of Emergency Services (Claims Nos. 87748, 87754 & 87755) [Dkt. 5752].

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1 Related Order: 2 R. Order for Further Mediation [Dkt. 5810]. 3 Status: This matter is going forward on a contested basis. 4 **Cal OES Claims Objection**: Omnibus Objection of the Official Committee of Tort Claimants (Substantive) to Claims Filed by California Governor's Office of Emergency 5 Services [**Dkt. 5096**]. 6 Response Deadline: February 12, 2020, at 4:00 p.m. (Pacific Time). 7 Responses Filed: 8 A. Joinder of Fire Claimants in TCC's Objections to Claims by FEMA and Cal OES [Dkt. 5731]. 9 В. Joinder of the Debtors to Omnibus Objection of the Official Committee of 10 Tort Claimants (Substantive) to Claims Filed by California Governor's Office of Emergency Services (Claims Nos. 87748, 87754 & 87755) [Dkt. 11 5734]. 12 C. Joinder to Omnibus Objections of the Official Committee of Tort Claimants (Substantive) to Claims Filed by the Department of Homeland 13 Security/Federal Emergency Management Agency (Claims Nos, 59692, 59734 & 59783) [**Dkt. 5735**]. 14 D. Joinder to Omnibus Objections of the Official Committee of Tort 15 Claimants (Substantive) to Claims Filed by the Department of Homeland Security/Federal Emergency Management Agency (Claims Nos, 59692, 59734 & 59783) and to Claims Filed by California Governor's Office of 16 Emergency Services (Claims Nos. 87748, 87754 & 87755) [**Dkt. 5737**]. 17 E. Cal OES's Opposition to Official Committee of Tort Claimants' Omnibus 18 Objection to its Claims [Dkt. 5743]. 19 F. Declaration of Matthew C. Heyn in Support of Cal OES's Opposition to Official Committee of Tort Claimants' Omnibus Objection to its Claims 20 [Dkt. 5746]. 21 G. Declaration of Grady Joseph in Support of Cal OES's Opposition to Official Committee of Tort Claimants' Omnibus Objection to its Claims 22 [Dkt. 5747]. 23 H. Joinder to Omnibus Objections of the Official Committee of Tort Claimants (Substantive) to Claims Filed by the Department of Homeland 24 Security/Federal Emergency Management Agency (Claims Nos, 59692, 59734 & 59783) and to Claims Filed by California Governor's Office of 25 Emergency Services (Claims Nos. 87748, 87754 & 87755) [Dkt. 5749]. 26 I. Joinder to Omnibus Objections of the Official Committee of Tort Claimants (Substantive) to Claims Filed by the Department of Homeland 27 Security/Federal Emergency Management Agency (Claims Nos, 59692, 28

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1		59734 & 59783) and to Claims Filed by California Governor's Office of Emergency Services (Claims Nos. 87748, 87754 & 87755) [Dkt. 5752].	
2	J	Joinder to Omnibus Objections of the Official Committee of Tort	
3 4		Claimants (Substantive) to Claims Filed by the Department of Homeland Security/Federal Emergency Management Agency (Claims Nos, 59692, 59734 & 59783) and to Claims Filed by California Governor's Office of	
5	1	Emergency Services (Claims Nos. 87748, 87754 & 87755) [Dkt. 5754].	
6		Joinder to Omnibus Objections of the Official Committee of Tort Claimants (Substantive) to Claims Filed by the Department of Homeland	
7	:	Security/Federal Emergency Management Agency (Claims Nos, 5969 59734 & 59783) and to Claims Filed by California Governor's Office Emergency Services (Claims Nos. 87748, 87754 & 87755) [Dkt. 575 3]	
8		Joinder to Omnibus Objections of the Official Committee of Tort	
9		Claimants (Substantive) to Claims Filed by the Department of Homeland Security/Federal Emergency Management Agency (Claims Nos, 59692,	
10		59734 & 59783) and to Claims Filed by California Governor's Office of Emergency Services (Claims Nos. 87748, 87754 & 87755) [Dkt. 5759].	
11	M. (Cal OES's Notice of Erratum in Opposition to Official Committee of Tort	
12		Claimants' Omnibus Objection to its Claims [Dkt. 5815].	
13		Statement of the Ad Hoc Group of Subrogation Creditors in Response to ICC Reply in Support of Omnibus Objection to Claims Filed by	
14		California Governor's Office of Emergency Services [Dkt. 5890].	
15	Related	Documents:	
16	O. (CAL OES Claims [Dkt. 5096-3].	
17		Declaration of Eric Goodman in Support of Omnibus Objection of the Official Committee of Tort Claimants (Substantive) to No Liability Claims Filed by the Department of Homeland Security/Federal emergency Management Agency (Claims Nos. 59692, 59734, & 59783) [Dkt. 4943-	
18			
19		2].	
20		Supplement to Omnibus Objection of the Official Committee of Tort	
21		Claimants (Substantive) to Claims Filed by California Governor's Office of Emergency Services (Claim Nos. 87748, 87754, & 87755) [Dkt. 5320].	
22		Reply in Support of Omnibus Objection to Claims Filed by California	
23		Governor's Office of Emergency Services [Dkt. 5836].	
24		Declaration of Eric Goodman in Support of Reply in Support of Omnibus Objection to Claims Filed by California Governor's Office of Emergency Services [Dkt. 5837].	
25	Related	ted Orders:	
26		Order for Further Mediation [Dkt. 5810].	
27			
28	<u>Status</u> :	This matter is going forward on a contested basis.	

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New York, NY 10153-0119

STATUS CONFERENCE

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Motion to Apply Bankruptcy Rule 7023 Securities Lead Plaintiff's Motion to Apply Bankruptcy Rule 7023 to Class Proof of Claim [Dkt. 5042].

Response Deadline: January 14, 2020, at 4:00 p.m. (Pacific Time).

Responses Filed:

- A. Stipulation Regarding Scheduling with Respect to Securities Lead Plaintiff's Motion to Apply Bankruptcy Rule 7023 to Class Proof of Claim [Dkt. 5198].
- В. Debtors' Objection to Class Representative's Motion to Extend Application of Federal Rule of Civil Procedure 23 to Proof of Claim [Dkt. 5369].
- C. Declaration of Christina Pullo (I) Regarding Implementation of the Debtors' Notice Procedures And (II) in Support of the Debtors' Objection to Securities Lead Plaintiff's Motion to Apply Bankruptcy Rule 7023 to Proof of Claim [Dkt. 5370].
- D. Declaration of Benjamin P.D. Schrag (I) Regarding Implementation of the Debtors' Notice Procedures And (II) in Support of the Debtors' Objection to Securities Lead Plaintiff's Motion to Apply Bankruptcy Rule 7023 to Proof of Claim [Dkt. 5371].
- E. Declaration of Jeanne C. Finegan (I) Regarding Implementation of the Debtors' Notice Procedures And (II) in Support of The Debtors' Objection to Securities Lead Plaintiff's Motion to Apply Bankruptcy Rule 7023 to Proof of Claim [Dkt. 5372].
- F. Opposition of Official Committee of Tort Claimants' to Securities Lead Plaintiff's Motion to Apply Bankruptcy Rule 7023 to Class Proof of Claim [Dkt. 5373].
- G. Debtors' Request for Judicial Notice in Support of Debtors' Objection to Class Representative's Motion to Extend Application of Federal Rule of Civil Procedure 23 to Proof of Claim [Dkt. 5374].
- H. Declaration of David J. Richardson in Support of Opposition of Official Tort Claimants' to Security Lead Plaintiff's Motion to Apply Bankruptcy Rule 7023 to Class Proof of Claim [Dkt. 5375].
- I. Debtors' Supplemental Brief in Response to the Court's Tentative Ruling Regarding Motion to Apply Rule 7023 and Order Setting Deadline [Dkt. 5787].
- J. Supplemental Brief and Reservation of Rights of Official Committee of Tort Claimants to Securities Lead Plaintiff's Motion to Apply Bankruptcy Rule 7023 to Class Proof of Claim [Dkt. 5788].

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1	K.	Declaration of Christina Pullo in Support of Debtors' Supplemental Brief in Response to the Court's Tentative Ruling Regarding Motion to Apply		
2		Rule 7023 and Order Setting Deadline [Dkt. 5789].		
3 4	L.	Brief of Certain Current and Former Independent Directors in Support of Debtors' Response to the Court's Tentative Ruling Regarding Motion to Apply Rule 7023 and Order Setting Deadline [Dkt. 5790].		
5	M.	Individual Officers' (I) Joinder to Debtors' Supplemental Brief in Response to the Court's Tentative Ruling Regarding Motion to Apply		
6 7		Rule 7023 and Order Setting Deadline and (II) Response to Court's Tentative Ruling Regarding Motion to Apply Rule 7023 and Order Setting Deadline [Dkt. 5795].		
8	Relate	Related Documents:		
9	N.	Securities Lead Plaintiff's Reply in Further Support of Motion to Apply Bankruptcy Rule 7023 to Class Proof of Claim [Dkt. 5452].		
10	O.	Declaration of Adam D. Walter of A.B. Data, LTD. Regarding Standard		
11 12		Procedures and Methods Utilized in Securities Class Action Notice Programs [Dkt. 5456].		
13	P.	Declaration of Andrew D. Behlmann, Esq. in Support of Securities Plaintiff's Reply in Further Support of Motion to Apply Bankruptcy Rule 7023 to Class Proof of Claim [Dkt. 5458].		
1415	Q.	Securities Lead Plaintiff's Supplemental Brief in Support of Motion to Apply Bankruptcy Rule 7023 to Class Proofs of Claim [Dkt. 5786].		
16	Relate	ed Orders:		
17	R.	Tentative Ruling Regarding Motion to Apply Rule 7023 and Order Setting Deadline [Dkt. 5604].		
18 19	S.	Memorandum Decision Regarding Motion to Apply Rule 7023 [Dkt. 5887].		
20	T.	Court's Intentions re Proposed Order [Dkt. 5888].		
21	Order	E: The Court will consider any comments or suggested edits to the Proposed [Dkt. 5787-1] from counsel for the Debtors, the TCC, and the Lead		
22	Plaint			
23	RESOLVED AND O	CONTINUED MATTERS		
24 25	Claims Asserted Pursuant to 11 U.S.C. § 503(b)(9) [Dkt. 2896].			
$\begin{vmatrix} 25 \\ 26 \end{vmatrix}$	Respo	onse Deadline: July 31, 2019, at 4:00 p.m. (Pacific Time).		
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1 Responses Filed: 2 Response in Opposition to Debtors' First Omnibus Report and Objection A. to Claims Asserted Pursuant to 11 U.S.C. § 503(b)(9) [Dkt. 3263]. 3 В. Response of C.H. Reynolds Electric, Inc. to Debtors' First Omnibus 4 Report and Objection to Claims Asserted Pursuant to 11 U.S.C. § 503(b)(9) [**Dkt. 3267**]. 5 C. Opposition of Shiloh IV Lessee, LLC to Debtors' First Omnibus Report 6 and Objection to Claims Asserted Pursuant to 11 U.S.C. § 503(b)(9) [Dkt. 3284]. 7 D. Opposition of Marsh Landing, LLC to Debtors' First Omnibus Report and 8 Objection to Claims Asserted Pursuant to 11 U.S.C. § 503(b)(9) [Dkt. 3286]. 9 E. Proposed Document Filed Under Seal [Dkt. 3287]. 10 F. Response of Claimant Global Ampersand LLC to Objection of Debtors to 11 Claim Asserted by Claimant Pursuant to 11. U.S.C. § 503(b)(9) [Dkt. 3288]. 12 G. Response of Surf to Snow Environmental Resource Management, Inc. to 13 Debtors' First Omnibus Report and Objection to Claims Asserted Pursuant to 11 U.S.C. § 503(b)(9) [**Dkt. 3302**]. 14 Η. Omnibus Stipulation Between Debtors and Certain Claimants Extending 15 Time to Respond to Debtors' First Omnibus Report and Objection to Claims Asserted Pursuant to 11 U.S.C. § 503(b)(9) [**Dkt. 3306**]. 16 I. Response of U.S. Telepacific Corp. DBA TPX Communications to 17 Debtors' First Omnibus Report and Objection to Claims Asserted Pursuant to 11 U.S.C. § 503(b)(9) [Dkt. 3313]. 18 J. Letter to Court from Hypower, Inc. Regarding Debtors' First Omnibus 19 Report and Objection to Claims Asserted Pursuant to 11 U.S.C. § 503(b)(9) [**Dkt. 3315**]. 20 K. Exhibit A of Response of C.H. Reynolds Electric, Inc. to Debtors' First 21 Omnibus Report and Objection to Claims Asserted Pursuant to 11 U.S.C. § 503(b)(9) [**Dkt. 3324**]. 22 **Related Documents:** 23 L. Declaration of Robb C. McWilliams in Support of Debtors' First Omnibus 24 Report and Objection to Claims Asserted Pursuant to 11 U.S.C. § 503(b)(9) [**Dkt. 2897**]. 25 M. Notice of Filing of Revised Proposed Order Approving Debtors' First 26 Omnibus Report and Objection to Claims Asserted Pursuant to 11 U.S.C. § 503(b)(9) [**Dkt. 3522**]. 27 28

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1 Related Orders: 2 N. Order Granting Omnibus Stipulation Between Debtors and Certain Claimants Extending Time to Respond to Debtors' First Omnibus Report 3 and Objection to Claims Asserted Pursuant to 11 U.S.C. § 503(b)(9) [Dkt. 3365]. 4 O. Order Granting Debtors' First Omnibus Report and Objection to Claims 5 Asserted Pursuant to 11 U.S.C. § 503(b)(9) [**Dkt. 3564**]. 6 Status: The claims of Shiloh IV Lessee, LLC and Marsh Landing, LLC have been continued to March 10, 2020. All other Responding 503(b)(9) Claims have been 7 continued to March 25, 2020. 8 **Exit Financing Motion**: Debtors' Motion for Entry of Orders (I) Approving Terms of, and Debtors' Entry into and Performance Under, Exit Financing Commitment Letters 9 and (II) Authorizing Incurrence, Payment and Allowance of Related Feed and/or Premiums, *Indemnities, Costs and Expenses as Administrative Expense Claims* [Dkt. 4446]. 10 Response Deadline: TBD 11 Responses Filed: 12 Letter from the Official Committee of Unsecured Creditors to the Α. 13 Honorable Dennis Montali Regarding Exit Financing Discovery [Dkt. 4562]. 14 В. Letter from the Ad Hoc Committee of Senior Unsecured Noteholders to 15 the Honorable Dennis Montali in Regards to November 4, 2019 Letter from Creditors' Committee [**Dkt. 4566**]. 16 C. Letter from the Official Committee of Tort Claimants to the Honorable 17 Dennis Montali Regarding Exit Financing Discovery [Dkt. 4575]. 18 Letter from the Debtors to the Honorable Dennis Montali in Response to D. Letters Filed by Requesting Parties [Dkt. 4577]. 19 E. Letter Regarding Continuance of the December 17, 2019 Hearing on the 20 Debtors' Motion for Entry of Orders (I) Approving Terms of, and Debtors' Entry Into and Performance Under, Exit Financing Commitment 21 Letters and (II) Authorizing Incurrence, Payment, and Allowance of Related Fees and/or Premiums, Indemnities, Costs and Expenses as 22 Administrative Expense Claims (the Motion) and Extension of Time to Respond to that Motion [Dkt. 4968]. 23 F. Letter Joining the Official Committee of Unsecured Creditors Request for 24 a Continuance of the December 17, 2019 Hearing on the Debtors' Motion for Entry of Orders (I) Approving Terms of, and Debtors' Entry Into and 25 Performance Under, Exit Financing Commitment Letters and (II) Authorizing Incurrence, Payment, and Allowance of Related Fees and/or 26 Premiums, Indemnities, Costs and Expenses as Administrative Expense Claims (the Motion) and Extension of Time to Respond to that Motion 27 [Dkt. 4970]. 28

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1	<u> </u>	esponse Filed:
2 3	A A	Stipulation Between Debtor Pacific Gas and Electric Company and Cristina Mendoza for Limited Relief from the Automatic Stay [Dkt. 5811].
4	<u> </u>	<u>lelated Order</u> :
5	F	
6		Company and Cristina Mendoza for Limited Relief from the Automatic Stay [Dkt. 5830].
7	<u>s</u>	tatus: This matter has been resolved by stipulation [Dkt. 5811].
8 9	Pursuant to U.S Payments Unde	Debtor's Application for McKinsey & Company, Inc. : Application of Debtors C. §§ 363(b) and 105(a) for Authority to Enter Into, Perform Under and Make Certain Consulting Contracts with McKinsey & Company, Inc. United States
10	[Dkt. 3919].	
11	<u>F</u>	<u>esponse Deadline</u> : March 3, 2020, at 4:00 p.m. (Pacific Time).
12	<u> </u>	<u>lesponses Filed</u> :
13	A A	Statement of Jay Alix [Dkt. 4426].
14	F	Conditional Consent of the Official Committee of Tort Claimants to Application of Debtors Pursuant to 11 U.S.C. §§ 363(b) and 105(a) for
15		Authority to Enter Into, Perform Under and Make Payments Under Certain Consulting Contracts with McKinsey & Company, Inc. United States [Dkt. No. 3919] [Dkt. 5308].
16	<u>s</u>	tatus: This matter has been continued to March 10, 2020 by Dkt. 5827 .
17		Ruckman Stay Relief Motion: Motion to Abstain and for Relief from Automatic
18		awsuit to Proceed to Trial and Conclusion [Dkt. 4491].
19	<u>F</u>	esponse Deadline: November 14, 2019, at 4:00 p.m. (Pacific Time).
20	<u> </u>	esponse Filed:
21	A	Stipulation Between Debtor Pacific Gas and Electric Company and Ruckman and Leal Movants for Limited Relief from the Automatic Stay
22		[Dkt. 4683].
23	<u> </u>	elated Documents:
24	F	Exhibits to Motion to Abstain and for Relief from Automatic Stay to Permit Lawsuit to Proceed to Trial and Conclusion [Dkt. 4492].
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26		Automatic Stay to Permit Lawsuit to Proceed to Trial and Conclusion [Dkt. 4493].
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1		D.	Declaration of Leonard K. Welsh in Support of Motion to Abstain and for Relief from Automatic Stay to Permit Lawsuit to Proceed to Trial and
2		-	Conclusion [Dkt. 4494].
3		E.	Relief from Stay Cover Sheet [Dkt. 4495].
4		Relate	d Order:
5		F.	Order Approving Stipulation Between Debtor Pacific Gas and Electric Company and Ruckman and Leal Movants for Limited Relief from the Automatic Stay [Dkt. 4728].
7		Status:	This matter has been continued to May 27, 2020 by stipulation
8	0	-	•
9	9. P. 9006(b)(1)	to Enla	n to Enlarge Time for ACWA/JPIA: Motion Pursuant to Fed. R. Bankr. rge the Time for ACWA/JPIA to Filed Proof of Claim [Dkt. 5215].
10		Respon	nse Deadline: March 3, 2020, at 4:00 p.m. (Pacific Time).
11		Respon	nse Filed:
12		A.	Stipulation and Agreement for Order Continuing Hearing on Motion
13			Pursuant to Fed. R. Bankr. P. 9006(b)(1) to Enlarge the Time for ACWA/JPIA to File Proof of Claim [Dkt. 5821].
14		Relate	d Document:
15		В.	Declaration of Jennifer Nogosek in Support of Motion Pursuant to Fed. R Bankr. P. 9006(b)(1) to Enlarge the Time for ACWA/JPIA to Filed Proof
16			of Claim [Dkt. 5216].
17		Relate	d Order:
18 19		C.	Order Approving Stipulation and Agreement for Order Continuing Hearing on Motion Pursuant to Fed. R. Bankr. P. 9006(b)(1) to Enlarge the Time for ACWA/JPIA to File Proof of Claim [Dkt. 5831].
20		Status:	This matter has been continued to March 10, 2020 by stipulation [Dkt.
21		5821].	
22	10. Automatic Sta		elly LLC Relief from Stay: JH Kelly LLC's Motion for Relief from the 5649].
23		Respon	nse Deadline: March 13, 2020, at 4:00 p.m. (Pacific Time).
24		Respon	nse Filed:
25		A.	Stipulation and Agreement for Order Continuing Hearing on Motion for
26			Relief from Stay Between the Utility and JH Kelly, LLC [Dkt. 5797].
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.		Relate	d Documents:	
		B.	Declaration of Mario R. Nicholas in Support of JH Kelly's Motion for Relief from the Automatic Stay [Dkt. 5651].	
		C.	Relief from Stay Cover Sheet [Dkt. 5652].	
		Relate	d Order:	
		D.	Order Approving Stipulation and Agreement for Order Continuing Hearing on Motion for Relief from Stay Between the Utility and JH Kelly, LLC [Dkt. 5829].	
		Status:	: This matter has been continued to March 25, 2020 by stipulation	
	11. Inc.'s Motion and Authoritie	for Reli	Natural Gas, Inc.'s Motion for Relief from Stay: Tiger Natural Gas, ief from Stay Pursuant to 11 U.S.C. § 362(d)(1); Memorandum of Points pport [Dkt. 4322].	
		Response Deadline: November 8, 2019 at 4:00 p.m. (Pacific Time).		
		Respo	nses Filed:	
		A.	Debtors' Preliminary Opposition to Tiger Natural Gas, Inc.'s Motion for Relief from Stay Pursuant to 11 U.S.C. § 362(d)(1) [Dkt. 4622].	
		B.	Declaration of Elizabeth Collier in Support of Debtor's Preliminary Opposition to Tiger Natural Gas, Inc.'s Motion for Relief from Stay Pursuant to 11 U.S.C. § 362(d)(1) [Dkt. 4623].	
		C.	Stipulation Between Debtor Pacific Gas and Electric Company and Tiger Natural Gas, Inc. for Limited Relief from the Automatic Stay [Dkt. 5431].	
		Relate	d Documents:	
		D.	Declaration of Leah E. Capritta in Support of Tiger Natural Gas, Inc.'s Motion for Relief from the Automatic Stay [Dkt. 4322-2].	
		E.	Tiger Natural Gas, Inc.'s Request for Judicial Notice in Support of Its	
		ъ.	Motion for Relief from the Automatic Stay [Dkt. 4322-4].	
		F.	Relief from Stay Cover Sheet [Dkt. 4322-5].	
		G.	Tiger Natural Gas, Inc.'s Reply in Support of Motion for Relief from Stay Pursuant to 11 U.S.C. § 362(d)(1) [Dkt. 4661].	
		Н.	Declaration of Leah E. Capritta in Support of Tiger Natural Gas, Inc.'s Reply in Support of Motion for Relief from Stay Pursuant to 11 U.S.C. § 362(d)(1) [Dkt. 4661-1].	
		I.	Proposed Document Filed Under Seal [Dkt. 4663].	

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Related Orders:

- J. Order Granting Tiger Natural Gas, Inc.'s Administrative Motion to File Certain Documents Under Seal [Dkt. 4697].
- K. Order Approving Stipulation Between Debtor Pacific Gas and Electric Company and Tiger Natural Gas, Inc. for Limited Relief from the Automatic Stay [Dkt. 5455].

<u>Status</u>: This matter has been resolved and dropped from the calendar by stipulation [Dkt. 5431].

12. Motion Confirming Relief Granted Under Final Order: Motion Confirming Relief Granted Under Final Order Pursuant to 11 U.S.C. §§ 105(a), 362(d), 363(b), 363(c), and 364 and Fed. R. Bankr. P. 4001, 6003, and 6004 (I) Authorizing Debtors to (A) Maintain Insurance Policies, Workers' Compensation Program, and Surety Bond Program and (B) Pay All Obligations with Respect Thereto; and (II) Granting Related Relief from the Automatic Stay with Respect to Workers' Compensation Claims [Dkt. 5640].

Response Deadline: February 19, 2020, at 4:00 p.m. (Pacific Time).

Responses Filed: No responses were filed.

Related Document:

A. Request for Entry of Order by Default Granting Motion Confirming Relief Granted Under Final Order Pursuant to 11 U.S.C. §§ 105(a), 362(d), 363(b), 363(c), and 364 and Fed. R. Bankr. P. 4001, 6003, and 6004 (I) Authorizing Debtors to (A) Maintain Insurance Policies, Workers' Compensation Program, and Surety Bond Program and (B) Pay All Obligations with Respect Thereto; and (II) Granting Related Relief from the Automatic Stay with Respect to Workers' Compensation Claims [Dkt. 5848].

Related Order:

B. Order Confirming Relief Granted Under Final Order Pursuant to 11 U.S.C. §§ 105(a), 362(d), 363(b), 363(c), and 364 and Fed. R. Bankr. P. 4001, 6003, and 6004 (I) Authorizing Debtors to (A) Maintain Insurance Policies, Workers' Compensation Program, and Surety Bond Program and (B) Pay All Obligations with Respect Thereto; and (II) Granting Related Relief from the Automatic Stay with Respect to Workers' Compensation Claims [**Dkt. 5874**].

Status: This Motion has been granted [Dkt. 5874] and dropped from the calendar by February 24, 2020 Docket Text Order.

Latham & Watkins LLP Retention Application: Application of Debtors Pursuant to 11 U.S.C. § 327(e), Fed. R. Bankr. P. 2014(a) and 2016, and the Order Authorizing the Debtors to Employ Professionals Used in the Ordinary Course of Business for Authority to Retain and Employ Latham & Watkins LLP as Special Counsel for the Debtors Effective as of the Petition Date [Dkt. 5645].

Response Deadline: February 19, 2020, at 4:00 p.m. (Pacific Time).

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1 Responses Filed: No responses were filed. 2 **Related Documents:** 3 C. Declaration of Robert W. Perrin in Support of Application of Debtors Pursuant to 11 U.S.C. § 327(e), Fed. R. Bankr. P. 2014(a) and 2016, and 4 the Order Authorizing the Debtors to Employ Professionals Used in the Ordinary Course of Business for Authority to Retain and Employ Latham 5 & Watkins LLP as Special Counsel for the Debtors Effective as of the Petition Date [Dkt. 5646]. 6 D. Declaration of Janet Loduca in Support of Application of Debtors 7 Pursuant to 11 U.S.C. § 327(e), Fed. R. Bankr. P. 2014(a) and 2016, and the Order Authorizing the Debtors to Employ Professionals Used in the 8 Ordinary Course of Business for Authority to Retain and Employ Latham & Watkins LLP as Special Counsel for the Debtors Effective as of the 9 Petition Date [Dkt. 5647]. 10 E. Request for Entry of Order by Default Granting Application of Debtors Pursuant to 11 U.S.C. § 327(e), Fed. R. Bankr. P. 2014(a) and 2016, and 11 the Order Authorizing the Debtors to Employ Professionals Used in the Ordinary Course of Business for Authority to Retain and Employ Latham 12 & Watkins LLP as Special Counsel for the Debtors Effective as of the Petition Date [Dkt. 5854]. 13 Related Order: 14 F. Order Pursuant to 11 U.S.C. § 327(e), Fed. R. Bankr. P. 2014(a) and 2016, 15 and the Order Authorizing the Debtors to Employ Professionals Used in the Ordinary Course of Business for Authority to Retain and Employ Latham & Watkins LLP as Special Counsel for the Debtors Effective as of 16 the Petition Date [**Dkt. 5886**]. 17 Status: This application has been granted [Dkt. 5886] and dropped from the 18 calendar by February 24, 2020 Docket Text Order. 19 Lynn A. Baker Retention Application: Application of the Official Committee of Tort Claimants Pursuant to 11 U.S.C. § 1103 and Fed. R. Bankr. P. 2014 and 5002 to Retain 20 and Employ Lynn A. Baker as Special Counsel Effective as of January 27, 2020 [Dkt. 5568]. 21 Response Deadline: February 19, 2020, at 4:00 p.m. (Pacific Time). 22 Responses Filed: No responses were filed. 23 Related Document: 24 A. Declaration of Lynn A. Baker in Support of Application of the Official Committee of Tort Claimants Pursuant to 11 U.S.C. § 1103 and Fed. R. 25 Bankr. P. 2014 and 5002 to Retain and Employ Lynn A. Baker as Special Counsel Effective as of January 27, 2020 [Dkt. 5569]. 26 Status: This matter was granted and taken off calendar by February 25, 2020 27 Docket Text Order. 28

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1 2	15. Third Lease Assumption Motion: Eighth Omnibus Motion of the Utility Pursuant to 11 U.S.C § 365(a), Fed. R. Bankr. P. 6006, and B.L.R. 6006-1 for an Order Approving Assumption of Certain Real Property Leases [Dkt. 5554].
3	Response Deadline: February 12, 2020, at 4:00 p.m. (Pacific Time).
4	Responses Filed: No responses were filed.
5	Related Document:
6	A. Declaration of Mark Redford in Support of Third Lease Assumption Motion [Dkt. 5555].
7 8	Status: Pursuant to the Court's February 25, 2020 Docket Text Order granting the Motion and taking the matter off calendar, the Debtors will be uploading an order.
9	PLEASE TAKE NOTICE that copies of any pleadings filed with the Court and
10	referenced herein can be viewed and/or obtained: (i) by accessing the Court's website at http://www.canb.uscourts.gov, (ii) by contacting the Office of the Clerk of the Court at 450
11	Golden Gate Avenue, San Francisco, CA 94102, or (iii) from the Debtors' notice and claims agent, Prime Clerk LLC, at https://restructuring.primeclerk.com/pge or by calling (844) 339-4217 (tall free) for LLS, head parties or +1 (020) 222 8077 for International parties or by
12	4217 (toll free) for U.Sbased parties; or +1 (929) 333-8977 for International parties or by e-mail at:pgeinfo@primeclerk.com. Note that a PACER password is needed to access documents on the Bankruptcy Court's website.
13	
14	Dated: February 25, 2020 WEIL, GOTSHAL & MANGES LLP KELLER & BENVENUTTI LLP
15	By: /s/ Dara L. Silveira
16	Dara L. Silveira
17	Attorneys for Debtors and Debtors in Possession
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